Commissioner for Patents, Bux PCT United States Patent and Trademark Office Washington, D.C., 2023) www.uspbo.gov

L S APPLICATION NO	FIRST NAMED APPLICANT	ATTY I	DCKET NO			
09/806465	HOLDER	E 225	/48715			
33,333,133		INTERNATIONAL APPLICAT	IIOS NO			
EVENSON MCKEOWN EDWARDS AND LENAHAN		PCT/EP99/072	267			
1200 G STREET	.CIV.					
SUITE 700			PRIORITY DATE			
WASHINGTON, DC 20005			02 OCT 98			
		021	MAY 2001			
		DATE MAILED				
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED						
	ATED/ELECTED OF	The state of the s	arb			
1. The following items have been submitted by Office as a Designated Office (37 CF	TR 1.494) is an Elected Off	ice (37 CFR 1.495):	al K			
U.S. Basic National Fee.	Indication of Small Entity Status.					
copy of the international application		ion of the international application into English.				
Oath or Declaration of inventors(s).	<u> </u>	e 19 amendments into English.				
	Copy of Article 19 amendments.					
The International Preliminary Exam	$\frac{\ \mathbf{x}\ }{\ \mathbf{x}\ }$ Priority Document. $\frac{\ \mathbf{x}\ }{\ \mathbf{x}\ }$ The International Preliminary Examination Report in English and its Annexes, if any.					
Translation of Annexes to the International Preliminary Examination Report into English.						
В						
2. Applicant has requested early processing u	nder 35 U.S.C. 371(f) but has	not filed the following indicated	l items and/or			
the indicated items in paragraph 3 below. The B prior to 20 or 30 months from the priority date to	asic National ree and the copy avoid abandonment.	of the international application	must be med			
U.S. Basic National Fee.	Copy of the internati	onal application.				
3. The following items MUST be furnished with	ain the navied set forth below	n order to complete the requirem	ments for			
acceptance under 35 U.S.C. 371;			ileties for			
a. Translation of the application into						
later than the appropriate 20 or	30 months from the priority	date. on the attached Notice of Defect	tive			
Translation.	cuve for the reasons indicated	on the attached Proffee of Defect	100			
b. Processing fee for providing the						
appropriate 20 or 30 months fr	om the priority date (37 CFR	1.492(f)).	ntificina			
c. Oath or declaration of the invento	ors, in compliance with 57 Cr the International application to	mber and international filing da	te). A			
surcharge will be required if st	ubmitted later than the approp	riate 20 or 30 months from the p	riority			
date.  The current oath or declaration	does not comply with 37 CF	0 1 407(a) and (b) for the reason	18			
indicated on the attached PCT/		(C) 1.477(a) and (b) for the remove				
d. Surcharge for providing the oath	or declaration later than the a	opropriate 20 or 30 months from	the			
priority date (37 CFR 1.492(e)	)). turna antitu — amall anti	w including one required multir	de denendent			
4. Additional claim fees of \$ as a claim fee, are required. Applicant must submit t	the additional claim fees or car	y, including any required multip seel the additional claims for wh	ne dependent uch fees are			
due (37 CFR 1.492(g)). See attached PTO-875.	are additional claim 1000 of the					
5. Applicant has not submitted the required s	equence listing pursuant to 37	CER 1 821-1 825 See attache	ď			
PCT/DO/EO/920.	equence listing pursuant to 37	CIR 1.021 1.025. See almone	•			
	an a seminar anough and	n mr. et ma <i>ari</i> erista 11/FT411M '	TWO (2)			
ALL OF THE ITEMS SET FORTH IN 3(a)-3 MONTHS FROM THE DATE OF THIS NOT	TICE OR RY 22 OR 32 MOI	iTHS (where 37 CFR 1.495 ap	plies) FROM			
THE PRIORITY DATE FOR THE APPLICA	TION, WHICHEVER IS L	TER. FAILURE TO PROPE	RLY			
RESPOND WILL RESULT IN ABANDONM	ENT.					
The time period set above may be extended by fi	ling a petition and fee for exte	nsion of time under the provisio	as of 37 CFR			
1.136(a).						
6. If box 3a or 3c is checked, a translation of th	e Annexes MUST be submitte	d no later than the time period s	et above or the			
Annexes will be cancelled. A processing fee will	I be required if submitted late	than 20 or 30 months from the	priority date.			
7. The Article 19 amendments are cancelled or 30 (37 CFR 1.495(d)) months from the priority	since a translation was not pro	vided by the appropriate 20 (37	C.F.K. 1.494(U)1			
Applicant is reminded that any communication to	the United States Patent and	Trademark Office must be maile	ed to the			
address given in the heading and include the U S						
	ce MUST be returned					
Enclosed: PCT/DO/EO/917	Notice of Defective Translation					
PTO-875	PCT/DO/EO/920	Deborah Williams				
FORM PCT/DO/EO/905 (March 2001)		1e 703-305-3744				

	United States Patent and T	RADEMARK OFFICE	Con United State	nmissioner for Patents. Box PC1 es Patent and Trademark 2015
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	09/806465	HOLDER	E INTERNATIONAL AS	225/48715
I		AND LENGTH		
EVENSON MCKEOWN EDWARDS AND LENAHAN 1200 G STREET		PCT/EP99/07267		
SUITE 7	00		1 A FILING DATE	PRIORITY DATE
WASHIN	IGTON, DC 20005		01 OCT 99	02 OCT 98
		10	DATE MAILED   0	2 MAY 2001
	NOTHICATION	OF A DEFECTIVE OATH	-	
A new c applicati with 37	ey noted below and avoid a ath or declaration, properly on number and internation CFR 1.497(a),(b) and (f) it is not executed in accordance we lose not identify the application lose not identify the inventor(s lose not identify the citizenship lose not state that the person me	with either 37 CFR 1.66 or 37 CFR n to which it is directed.	mpanying Notification preferably by the integration and or declaration 1.68.	ernational does not comply or inventors
1.497(a WILL F ABANI	AND (b), AND 1.497(d) RESULT IN FAILURE TO CONMENT OF THE APP  nally, the oath or declarati  does not identify the mailin	TH OR DECLARATION IN COMERCE APPROPRIATE, WO ENTER THE NATIONAL SOLICATION.  The comply with 37 Company and comply with 37 Company and comply with 37 Company and	VITHIN THE TIME STAGE AND THE  FR 1.63 in that it:  residence is different fro	PERIOD SET
	must also be given.		miry or residence or cac	ii iiiveiaoi
2.	does not state that the perso	on making the oath or declaration:		
<b>a</b> . {	has reviewed and understanded by any amenda	stands the contents of the application ment specifically referred to in the	n, including the claims, bath or declaration.	as
b. {	acknowledges the duty material to patentability	to disclose to the Office all information as defined in 37 CFR 1.56.	ation known to the perso	n to be
3.	priority is made pursuant to	n application for patent or inventor o 37 CFR 1.55, and any foreign applying priority is claimed, by specify	plication having a filing	date before

Deborah Williams Telephone: 703-305-3744

country, day, month, and year of its filing.